IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

MASS ENGINEERED DESIGN, INC.	§	
	§	
Plaintiff	§	
	§	Civil Action No. 6:14-cv-00411-LED
v.	§	
	§	
SPACECO BUSINESS SOLUTIONS, INC.	§	JURY TRIAL DEMANDED
	§	
Defendant	§	

PLAINTIFF'S ANSWER TO DEFENDANT'S COUNTERCLAIMS

Plaintiff, Mass Engineered Design, Inc. ("Mass"), by and through its undersigned counsel hereby answer the counterclaims of Defendant, SpaceCo Business Solutions, Inc. ("SpaceCo"), and state as follows:

GENERAL COUNTERCLAIM ALLEGATIONS

- 1. Admitted.
- 2. Admitted.
- 3. Admitted.
- 4. Admitted that this Court has jurisdiction over SpaceCo's alleged counterclaims.

 Mass denies that denies that SpaceCo's declaratory claims have any merit and further denies that

 SpaceCo is entitled to any declaratory relief.
- 5. Admitted that SpaceCo develops, manufactures and sells monitor arm products. Mass is without sufficient information to admit or deny the remaining allegations of Paragraph 5 and, on that basis, denies same.
 - 6. Admitted.
 - 7. Admitted.

8. Admitted.

9. Admitted that Mass asserts that SpaceCo has infringed and continues to infringe

both the '978 and '103 patents by its making, distributing, importing, offering for sale, selling,

advertising, and/or using of its multi-display monitor arm units and by contributing to the

inducement of others to make, distribute, import, offer for sale, sell, advertise, and/or use

infringing products. Mass denies asserting any requirement that such making, distributing,

importing, offering for sale, selling, advertising, and/or using of the infringing products being

limited to those configured for use with multiple monitors and other products.

10. Admitted that an actual and justiciable controversy exists between Mass and

SpaceCo relating to the '978 and '103 Patents. Mass denies that denies that SpaceCo's

declaratory claims have any merit and further denies that SpaceCo is entitled to any declaratory

relief.

COUNTERCLAIM FOR DECLARATORY JUDGMENT OF NON-INFRINGEMENT

11. Mass incorporates by reference the allegations contained in Paragraphs 1 through

10 of its Answer above.

12. Denied.

13. Denied.

COUNTERCLAIM FOR DECLARATORY JUDGMENT OF INVALIDITY

14. Mass incorporates by reference the allegations contained in Paragraphs 1 through

10 of its Answer above.

15. Denied.

16. Denied.

JURY DEMAND

Mass acknowledges that SpaceCo has made a jury demand. Mass has likewise requested a trial by jury on all issues so triable.

PRAYER FOR RELIEF

Mass denies that SpaceCo is entitled to any of the relief that SpaceCo seeks in its prayer.

Date: July 29, 2014 Respectfully submitted,

By: /s/ Stephen F. Schlather
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CERTIFICATE OF SERVICE

I hereby certify that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule CV-5(a)(3). Any other counsel of record will be served by electronic mail, facsimile transmission and/or first class mail on this same date.

Date: July 29, 2014 /s/ Stephen F. Schlather

Stephen F. Schlather